спар. 76.

CHAPTER 76.

A supplement to the act, entitled, an act for the relief of the Passed Feb. 0, 1835 Securities of the Collectors of Taxes and of Sheriffs, passed at December session, eighteen hundered and thirty one. chapter two hundred and eighty two.

Section 1. Be it enacted by the General Assembly of Ma- in case, &c ruland, That in case of a bill or petition to a County Court, in pursuance of the act to which this is a supplement, where on filing the bill or petition, or at any other period in the cause, it shall appear to the court, from any fact or facts in the case, verified by affidavit, to be proper that an injunc-Grant injunction tion should issue in respect of the defendants, or any of them, or any authority, acts, or proceedings on their part, or that a Receiver should be appointed, until further order of the court, to take charge of the collection of fees or taxes, or claims, mentioned in the said original act, or to perform the duties of the trustee or trustees, whom the court is empowered, by virtue of said act, to appoint, in the premises, or in any wise to act for the security of the plaintiff, in the matter of said bill or petition, it shall and may be lawful for the court to order the issuing of injunction as aforesaid, and to appoint a Receiver, with the authority as Appoint receiver aforesaid, until further order of the court, and with such further authority as, under the circumstances, it shall seem to the court necessary to confer; and to order delivery to the Receiver, of books, papers, and vouchers, as allowed and prescribed in said original act, in respect of a trustee or trustees aforesaid; and to pass all orders necessary, in the view of the court in the premises, for effecting the ends and objects of such injunction and receivership.

Sec. 2. And be it enacted, That the Court of Chancery Chancery courtem. may exercise all the powers conferred by the said original powered act, or this act, upon the County Courts, sitting as Courts

of Equity.